

The Honorable Robert S. Lasnik

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

CIXXFIVE CONCEPTS, LLC,

Plaintiff,

v.

GETTY IMAGES, INC., GETTY  
IMAGES (US), INC. and LICENSE  
COMPLIANCE SERVICES, INC.,

Defendants.

No. 2:19-cv-00386-RSL

**SECOND STIPULATED MOTION  
TO EXTEND TIME**

NOTE ON MOTION CALENDAR:  
August 3, 2020

Plaintiff CixxFive Concepts, LLC (“CixxFive”) and Defendants Getty Images, Inc.,  
Getty Images (US), Inc. and License Compliance Services, Inc. (collectively, “Defendants”)  
(CixxFive and Defendants, collectively, the “Parties”), by and through their counsel of  
record, pursuant to Local Civil Rule 7(j), hereby stipulate as follows:

(1) On July 7, 2020, the Clerk of the Court entered a Judgment in  
this action. Judgment in a Civil Case (Dkt. # 62). Pursuant to Federal Rule of  
Civil Procedure 54(d)(2)(B)(i), Defendants’ motion for attorney’s fees was  
due by July 21, 2020. Pursuant to Local Civil Rule 54(d)(1), Defendants’  
motion to tax costs was due by July 28, 2020.

(2) On July 17, 2020, this Court granted the Parties' Stipulated Motion to Extend Time that reset Defendants' motions deadlines to August 4, 2020. Order (Dkt. # 64). In support of that joint request, the Parties advised this Court that they were engaged in discussions that could lead to a resolution of this action.

(3) Those discussions have resulted in a settlement in principle between CixxFive and Defendants. The Parties are working diligently to document their agreement and anticipate executing final settlement papers in the next several days. In the meantime, Defendants' motions for fees and costs are due by August 4, 2020, and CixxFive's motion to alter or amend the judgment is due by that same date.

(4) In consideration of the Parties' settlement in principle, and to avoid potentially unnecessary motion practice before this Court, the Parties respectfully request that the time for Defendants' motions for fees and costs and CixxFive's motion to alter or amend the judgment be extended from August 4, 2020 to August 7, 2020.

(5) A proposed order is submitted herewith.

DATED: August 3, 2020.

**YARMUTH LLP**

**STECKLER GRESHAM COCHRAN  
PLLC**

/s/ Scott T. Wilsdon

/s/ Michael R. Steinmark

Scott T. Wilsdon, WSBA No. 20608  
Ralph H. Palumbo, WSBA No. 4751  
John H. Jamnback, WSBA No. 29872  
YARMUTH LLP  
1420 Fifth Avenue, Suite 1400  
Seattle, Washington 98101  
Telephone: 206-516-3800

R. Dean Gresham (*pro hac vice*)  
Bruce Steckler (*pro hac vice*)  
Stuart L. Cochran (*pro hac vice*)  
L. Kirstine Rogers (*pro hac vice*)  
Braden M. Wayne (*pro hac vice*)  
Michael R. Steinmark (*pro hac vice*)

1 Facsimile: 206-516-3888  
2 Email: wilsdon@yarmuth.com  
3 rpalumbo@yarmuth.com  
4 jjamnback@yarmuth.com

5 *Attorneys for Defendants Getty Images,*  
6 *Inc., Getty Images (US), Inc. and License*  
7 *Compliance Services, Inc.*

STECKLER GRESHAM COCHRAN  
PLLC  
12720 Hillcrest Road, Suite 1045  
Dallas, TX 75230  
Telephone: 972-387-4040  
Facsimile: 972-387-4041  
Email: dean@sgc.law  
bruce@sgc.law  
stuart@sgc.law  
krogers@sgc.law  
braden@sgc.law  
michael@sgc.law

8  
9 *Attorneys for Plaintiff CixxFive Concepts,*  
10 *LLC*

**ORDER**

IT IS SO ORDERED.

Dated this 4th day of August, 2020.



---

Honorable Robert S. Lasnik  
UNITED STATES DISTRICT JUDGE